COMMITTEE ON GOVERNMENT

SENATE AMENDMENTS TO S.B. 1006

(Reference to printed bill)

Page 1, between lines 1 and 2, insert:

"Section 1. Title 15, chapter 5, article 3, Arizona Revised Statutes, is amended by adding section 15-531.01, to read:

15-531.01. <u>Certification registration expiration; military</u>

service; one hundred eighty day extension

- A. A CERTIFICATE ISSUED PURSUANT TO THIS ARTICLE TO ANY MEMBER OF THE ARIZONA NATIONAL GUARD OR THE UNITED STATES ARMED FORCES RESERVES SHALL NOT EXPIRE WHILE THE MEMBER IS SERVING ON FEDERAL ACTIVE DUTY AND SHALL BE EXTENDED ONE HUNDRED EIGHTY DAYS AFTER THE MEMBER RETURNS FROM FEDERAL ACTIVE DUTY, PROVIDED THAT THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, NOTIFIES THE STATE BOARD OF EDUCATION OF THE FEDERAL ACTIVE DUTY STATUS OF THE MEMBER. A CERTIFICATE ISSUED PURSUANT TO THIS ARTICLE TO ANY MEMBER SERVING IN THE REGULAR COMPONENT OF THE UNITED STATES ARMED FORCES SHALL BE EXTENDED ONE HUNDRED EIGHTY DAYS FROM THE DATE OF EXPIRATION, PROVIDED THAT THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, NOTIFIES THE STATE BOARD OF EDUCATION OF THE FEDERAL ACTIVE DUTY STATUS OF THE MEMBER.
- B. IF THE CERTIFICATE IS RENEWED DURING THE APPLICABLE EXTENDED TIME PERIOD, THE MEMBER IS RESPONSIBLE ONLY FOR NORMAL FEES AND ACTIVITIES, INCLUDING MAINTAINING A VALID FINGERPRINT CLEARANCE CARD, RELATING TO RENEWAL OF THE CERTIFICATE AND SHALL NOT BE CHARGED ANY ADDITIONAL COSTS SUCH AS LATE FEES OR DELINOUENCY FEES.
- C. THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, SHALL PRESENT TO THE STATE BOARD OF EDUCATION A COPY OF THE MEMBER'S OFFICIAL MILITARY ORDERS, A REDACTED MILITARY IDENTIFICATION CARD OR A WRITTEN VERIFICATION FROM THE MEMBER'S COMMANDING OFFICER BEFORE THE END OF THE APPLICABLE EXTENDED TIME PERIOD IN ORDER TO QUALIFY FOR THE EXTENSION."

Renumber to conform

Page 2, between lines 6 and 7, insert:

"Sec. 3. Section 32–141, Arizona Revised Statutes, is amended to read:

32-141. Firm registration

- A. A firm shall not engage in the practice of any board regulated profession or occupation unless the firm is registered with the board and the professional services are conducted under the full authority and responsible charge of a principal of the firm, who is also a registrant.
- B. A person shall file a registration application for each branch office that is located in this state and that is part of a firm registered with the board. The branch office application shall list a designated registrant having full authority and responsible charge of the professional services of that branch office. The designated registrant in a branch office need not be a principal of the firm.
- C. A firm wishing to offer professional services in this state shall file with the board an application for registration on a form provided by the board and accompanied by the appropriate application fee as prescribed by the board. Firms shall also identify responsible registrants by the registrant's registration certificate number. Each firm shall list a description of the services the firm is offering to the public. The board shall be notified in writing within thirty days of any change occurring in the registered principals, any change in the firm's name or address or any change in a branch office address or designated registrant. EXCEPT AS PROVIDED IN SECTION 32-4301, a new application shall be filed each year by the firm within thirty days of the anniversary date of the original firm registration.
- D. No firm may advertise its availability to perform home inspections by home inspectors certified pursuant to this chapter unless each home inspection is performed by a home inspector certified pursuant to this chapter and each home inspection report is prepared as a result of the inspector's on-site observation.
- E. A drug laboratory site remediation firm shall provide both of the following:

- 1. The name of the on-site supervisor who is authorized and responsible for the services being offered.
 - 2. Proof that the firm is licensed by the registrar of contractors pursuant to chapter 10 of this title."

Renumber to conform

6 Page 11, between lines 32 and 33, insert:

"Sec. 20. Section 32-1391.14, Arizona Revised Statutes, is amended to read:

32-1391.14. <u>Prearranged funeral salespersons; registration</u> requirements; renewal; exemption

- A. Except for funeral directors designated to sell prearranged funerals pursuant to section 32-1391.12, a person employed or otherwise engaged by a funeral establishment to solicit, offer or sell prearranged funeral agreements funded by trust shall apply to the board for registration. The board shall issue the registration if the applicant satisfies the following requirements:
 - 1. Pays the prescribed application fee pursuant to section 32-1309.
- 2. Provides the applicant's full name and current address, a recent photograph, any prior names or aliases, all prior addresses for the immediately preceding seven year period and the date and location of the applicant's birth.
- 3. Declares that the applicant has not been convicted of any felony or convicted of any other crime involving dishonesty, fraud, deception, misrepresentation, embezzlement or breach of fiduciary duty in any state or federal court within the seven year period immediately preceding the date of application.
- 4. Declares that the applicant has not been the subject of a consumer fraud, securities fraud or civil racketeering judgment or consent order in any state or federal court within the seven year period immediately preceding the date of application.

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- 5. Provides satisfactory evidence of employment or engagement or of an 1 offer of employment or engagement by a funeral establishment holding a prearranged funeral sales endorsement issued pursuant to this article. 3
 - 6. Achieves a written score of at least seventy-five on a written examination conducted by the board on the provisions of this chapter and the rules adopted pursuant to this chapter.
 - 7. As each applicant is registered by the board, the funeral establishment shall show evidence that the bond required under section 32–1391.12 has been increased by five thousand dollars for the applicant.
 - 8. Submits a completed fingerprint card and the prescribed fingerprint background check fee to the board.
 - 9. Provides any other relevant information reasonably required by the board.
 - B. EXCEPT AS PROVIDED IN SECTION 32-4301, a prearranged funeral sales registration shall be renewed annually by the prearranged funeral salesperson by payment of the prescribed renewal fee pursuant to section 32-1309 and by compliance with the requirements described in subsection A, paragraphs 2 through $\frac{7}{2}$ 5 AND PARAGRAPHS 7 AND 8 of this section on or before July 31.
 - C. Failure to pay the renewal fee by July 31 voids the registration. A registration voided under this subsection may be reinstated upon payment of the prescribed renewal and reinstatement fees.
 - D. No person licensed by the board as a funeral director or embalmer is required to take the examination required by subsection A, paragraph 6 of this section."
 - Renumber to conform
- 26 Page 12, between lines 3 and 4, insert:
- 27 "Sec. 22. Section 32–1396, Arizona Revised Statutes, is amended to read: 28
- 29 32-1396. Renewal of crematory licenses
- A. EXCEPT AS PROVIDED IN SECTION 32-4301, a crematory license issued 30 31 pursuant to this article expires on August 1 of each year.

- B. A licensed crematory shall submit a renewal application and the applicable renewal fee pursuant to section 32-1309 on or before July 1 of each year. A license renewal fee is nonrefundable.
 - C. A licensed crematory that submits a renewal application and the applicable renewal fee after July 1 but before August 1 shall pay a late fee pursuant to section 32-1309 in addition to the renewal fee.
 - D. A licensed crematory that fails to submit a renewal application and the applicable fee on or before August 1 shall apply for a new license pursuant to this article."

Renumber to conform

11 Page 15, between lines 24 and 25, insert:

"Sec. 27. Section 32-1726, Arizona Revised Statutes, is amended to read:

32-1726. Renewal of license; continuing education; failure to renew

- A. EXCEPT AS PROVIDED IN SECTION 32-4301, beginning on September 1, 2001, a licensee who wishes to renew a license must do so every other year on or before the licensee's birthday by submitting a completed renewal form and the renewal fee prescribed by the board. A licensee who does not renew a license within thirty days after the licensee's birthday must also pay a late fee as prescribed by the board. A license expires if the licensee does not renew the license within four months after the licensee's birthday. A person who practices optometry in this state after that person's license has expired is in violation of this chapter.
- B. As a condition of renewal or reinstatement each licensee shall complete thirty-two hours of continuing education as prescribed by the board. The board shall require continuing education on the subject of pharmaceutical use for doctors who are authorized by the board to prescribe, dispense, and administer pharmaceuticals. The board may waive or adjust the continuing education requirements for good cause shown.
- C. To reinstate an expired license a person must submit a written application and pay all delinquent biennial fees, all late fees and a fifty

dollar penalty fee for each year the license remains unrenewed. The board shall not require the applicant to pass an initial licensing examination if the applicant meets the requirements of this subsection within five years after the license expired.

D. A person holding a license to practice the profession of optometry in this state who has not engaged in the practice of the profession of optometry within a five year period shall pass an initial licensing examination before the license is renewed."

Renumber to conform

Page 17, line 9, strike "for" insert "For"

Between lines 30 and 31, insert:

"Sec. 30. Section 32-1929, Arizona Revised Statutes, is amended to read:

32-1929. <u>Biennial registration of pharmacies</u>. <u>wholesalers</u>. <u>manufacturers and similar places; application</u>

- A. EXCEPT AS PROVIDED IN SECTION 32-4301, the board shall require and provide for biennial registration of every pharmacy, wholesaler, manufacturer and any other place in which or from which drugs are sold, compounded, dispensed, stocked, exposed, manufactured or offered for sale.
- B. Any person desiring to operate, maintain, open or establish a pharmacy, wholesaling firm, manufacturing plant, or any other place in which or from which drugs are manufactured, compounded, dispensed, stocked, exposed, sold, or offered for sale, shall apply to the board for a permit before engaging in any such activity.
- C. The application for a permit shall be made on a form prescribed and furnished by the board which, when properly executed, shall indicate the ownership, trustee, receiver or other person or persons desiring the permit, including the pharmacist responsible to the board for the operation of a pharmacy or drug manufacturing facility, or other individual approved by and responsible to the board for the operation of wholesaling facilities, as well as the location, including the street name and number, and such other information as required by the board to establish identity, exact location,

 and extent of activities, in which or from which drugs are sold, manufactured, compounded, dispensed, stocked, exposed or offered for sale.

- D. If it is desired to operate, maintain, open or establish more than one pharmacy, or any other place of business in which or from which drugs are sold, manufactured, compounded, dispensed, stocked, exposed or offered for sale, a separate application shall be made and a separate permit shall be issued for each place, business, or outlet.
- Sec. 31. Section 32-1931, Arizona Revised Statutes, is amended to read:

32-1931. Permit fees; issuance; expiration; renewals

- A. The board shall assign the permit of all persons or firms issued under this chapter to one of two permit renewal groups. EXCEPT AS PROVIDED IN SECTION 32-4301, a holder of a permit ending in an even number shall renew it biennially on or before November 1 of the even numbered year, two years from the last renewal date. EXCEPT AS PROVIDED IN SECTION 32-4301, a holder of a permit ending in an odd number shall renew it biennially on or before November 1 of the odd numbered year, two years from the last renewal date. Failure to renew and pay all required fees on or before November 1 of the year in which the renewal is due suspends the permit. The board shall vacate a suspension when the permittee pays penalties of not to exceed three hundred fifty dollars and all past due fees. The board may waive collection of a fee or penalty due after suspension under conditions established by a majority of the board.
- B. The board shall prorate the fee for new permits for the remaining full calendar months of the respective group to which the permit is assigned.
- C. Permit fees that are designated to be not more than a maximum amount shall be set by the board for the following two fiscal years beginning November 1. The board shall establish the fees approximately proportionate to the maximum fee allowed to cover the board's anticipated expenditures for the following two fiscal years. Variation in a fee is not effective except at the expiration date of the permit.

- D. Applications for permits shall be accompanied by the following biennial fees as determined by subsection C OF THIS SECTION:
 - 1. A nonprescription drug permit, not more than two hundred dollars. Permittees stocking thirty different nonprescription drug products or less shall be classified as category I retailers. Permittees stocking more than thirty different nonprescription drug products shall be classified as category II retailers. Both categories are subject to biennial permit fees established by the board pursuant to this chapter.
 - 2. A drug manufacturer's permit, not more than one thousand dollars.
 - 3. A pharmacy permit, not more than five hundred dollars.
 - 4. A limited service pharmacy permit, not more than five hundred dollars.
 - 5. A full service wholesale drug permit, not more than one thousand dollars.
 - 6. A nonprescription drug wholesale permit, not more than five hundred dollars.
 - 7. A drug repackager's permit, not more than one thousand dollars.
 - 8. A compressed medical gas distributor permit, not more than two hundred dollars.
 - 9. A compressed medical gas supplier permit, not more than one hundred dollars.
 - E. If an applicant is found to be satisfactory to the board, the executive director shall issue to the applicant a permit for each pharmacy, manufacturer, wholesaler or other place of business in which drugs are sold, manufactured, compounded, dispensed, stocked, exposed or offered for sale, for which application is made.
 - F. Permits issued under this section are not transferable.
 - G. If a permittee does not apply for renewal, the permit expires pursuant to subsection A OF THIS SECTION. A person may activate and renew an expired permit by filing the required application and fee. Renewal thirty days after the expiration date of a permit may be made only on payment of the required biennial renewal fee, all past due fees and a penalty of one-half of

the amount of the applicable biennial renewal fee. The board may waive the collection of a fee or penalty due after suspension pursuant to conditions prescribed by the board."

Renumber to conform

Page 20, between lines 7 and 8, insert:

"Sec. 35. Section 32-2135, Arizona Revised Statutes, is amended to read:

32-2135. Real estate schools: courses of study: instructors: certification

- A. EXCEPT AS PROVIDED IN SECTION 32-4301, before offering a course of study towards completion of the education requirement for real estate licensure or renewal of licensure, a school shall obtain from the commissioner a certificate of approval or renewal to operate a school for a period of at least four years. A school shall also obtain a certificate of course approval for each course offered for credit that is not currently approved for another school. Each school is responsible for the content of any course it offers and for the professional administration and teaching of the course. Live classroom prelicensure education, live classroom continuing education and distance learning continuing education courses are subject to approval pursuant to this section.
- B. Each approved school shall issue a certificate of real estate course attendance to each person who completes an approved prelicensure or continuing education course. An applicant for renewal of licensure as provided by section 32-2130 shall file evidence of the certificates issued by the school with the commissioner showing the number of credit hours and course of study required for renewal.
- C. The commissioner may withdraw or deny certification or approval of real estate schools, educational courses or real estate instructors for any acts inconsistent with the requirements of this chapter, including:
- 1. The commission of or the failure to report a violation by an approved school or instructor of any provision of this chapter or rules adopted pursuant to this chapter.

commissioner.

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- Improper certification of student attendance or performance. 2.

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Any act that is grounds for discipline under section 32-2153.

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- Teaching information or using course materials that have not been approved by the commissioner.
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- 5. Failing to attend any continuing education course required by the
- 6. Filing any false or misleading application, report or documentation with the department.
- D. A real estate school, through any owner, director, administrator, instructor or other agent, shall not:
- 1. Offer a course of study for credit that is not approved by the department, except that the school may advertise a course as pending approval before its approval.
- 2. Promote or advertise the school using false or misleading statistics or testimonials or any other form of deceptive advertisement.
- E. The commissioner may determine minimal content requirements for approving educational courses and appropriate professional qualifications for approving instructors to teach individual educational courses.
- F. At least thirty days before holding a course of study for completion of the education requirements leading to licensure of real estate applicants or for license renewal requirements, an application for a certificate of course approval or renewal must be filed with the department. For a live classroom course, the application shall include a course outline with sufficient detail to clearly identify the scope and content of the course. The outline shall state a desired instructional outcome for the course. A prelicensure education course outline that is submitted for approval shall be divided into estimated fifty minute instructional segments. Course approval shall not be unreasonably withheld and shall not be issued later than thirty days after filing with the department for a live classroom course. A continuing education distance learning course approval shall not be issued later than ninety days after filing with the department. If the approvals under this subsection are not

granted within the time frames prescribed by this subsection, the course shall be automatically approved on a provisional basis for one hundred eighty days, unless the department has otherwise notified the applicant of specific deficiencies or unfulfilled requirements for the course submission. A provisional approval may be withdrawn by the department upon fifteen days' advance notice if the department's review of the course subsequently reveals course deficiencies or unfulfilled course requirements. If not withdrawn, the course approval shall remain approved for the entire course approval period. Course approval shall be for a period of at least four years if the contents of the course remain current and substantially unchanged. The course may not be taught if the content ceases to be current or is substantially changed. The department may establish by rule additional appropriate requirements for approval of a distance learning course.

- G. For a currently approved course:
- 1. The school shall submit notice to the department at least fourteen days before holding the course to permit department employees to monitor the course. The notice is not otherwise subject to review and approval by the department.
- 2. With the permission of the school that received original approval for the course, another school that desires to offer the course is subject only to the fourteen day notice requirement before holding the same course. No additional review and approval by the department is required.
- H. The department shall approve for continuing education credit any course of study proposed by a real estate school if the course satisfies the commissioner's requirements and is held in this state.
- I. The department may approve for continuing education credit any course of study proposed by a real estate school if the course satisfies the commissioner's requirements and is held outside this state. Upon the commissioner's request, the school shall either:
- 1. Provide the department with a videotape or videotapes of the course.

- 2. Make arrangements that are approved by the department for monitoring the course.
- J. An instructor shall file with the department an application for instructor approval or renewal. Instructor approval shall be for at least four years from the date of approval and is subject to amendment during the license period only if information material to the instructor's qualifications has changed. A person holding instructor approval to teach specific subject matter is not subject to additional or duplicate approval requirements during the original approval period, except that an additional instructor competency area may be added during the license period on submission by the instructor of evidence of competency in such additional competency area.
- K. The thirty day and fourteen day course filing time frames prescribed in this section may be waived by the department for good cause shown.
- L. Unless subject to a violation or suspected violation listed in subsection C of this section, the department's approval of a school, school official, instructor or course shall be processed in a time frame consistent with the time frames set forth in this section.
- M. This section does not affect the department's ability to withdraw or deny certification or approval of real estate schools, education courses or real estate instructors for a violation of this chapter."

Renumber to conform

- 24 Page 21, between lines 18 and 19, insert:
- "Sec. 39. Section 32-2272, Arizona Revised Statutes, is amended to read:
 - 32-2272. <u>Veterinary premises license; application; nontransferability;</u>

 expiration; renewal; civil penalty
 - A. Any person who desires to establish premises at or from which veterinary services are offered to the public shall file with the board an application for a veterinary premises license accompanied by the license fee.

- B. The application shall be on a form prescribed and furnished by the board and shall contain:
 - 1. The name and location of the premises.
- 2. The name of the person owning the premises and the name and signature of the veterinarian responsible to the board for the operation of the premises. The responsible veterinarian shall be a veterinarian who is licensed in this state and who resides in this state or who holds a special permit under section 32-2217.01.
 - 3. A description of the services provided at or from the premises.
- C. A license is valid only for the responsible veterinarian to whom it is issued. A license is not subject to sale, assignment or transfer, voluntary or involuntary. A license is not valid for any premises other than those for which issued. If there have been major changes in the scope of veterinary services offered, the premises are subject to reinspection.
- D. A change of responsible veterinarian or owner shall cancel a premises license. The responsible veterinarian or owner shall surrender the premises license to the board within twenty days of the change in responsible veterinarian or owner. The failure of the responsible veterinarian or owner to notify the board in writing within twenty days of a change in responsible veterinarian or owner is grounds for disciplinary action.
- E. EXCEPT AS PROVIDED IN SECTION 32-4301, a license expires on December 31 of every even-numbered year unless suspended or revoked. A license is renewable for two years upon payment of the renewal fee. If the renewal fee is not paid before February 1 following the expiration of the license, a penalty fee of one hundred dollars shall be paid in addition to the renewal fee before the premises may be relicensed.
- F. Within ninety days of receipt of an initial application and fee, the board shall issue a license if the application demonstrates compliance with this article or shall notify the applicant at his last address of record if the application is not in conformance with this article. Veterinary medical services may be performed at any premises for which an application

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fee is submitted pending issuance of the license or notification of a deficiency in the application.

- G. If a veterinary premises ceases to operate and the premises owner is subject to this chapter, the premises owner must continue to comply with the requirements of this chapter and rules adopted by the board. The premises owner is subject to a civil penalty of not more than one thousand dollars for each violation of the requirements of this chapter or rules adopted by the board. The total penalty shall not exceed five thousand dollars.
- H. If the responsible veterinarian is only an employee, the premises owner is subject to a civil penalty of not more than one thousand dollars for each violation of this article. The total penalty shall not exceed five thousand dollars."

Renumber to conform

- 15 Page 28, between lines 26 and 27, insert:
- "Sec. 48. Section 32-2841, Arizona Revised Statutes, is amended to read:

32-2841. Mammographic technologists; certification

- A. A person who wishes to perform diagnostic or screening mammography as defined in section 30-651 shall obtain a mammographic technologist certificate from the board. The board shall issue a certificate to an applicant who:
 - 1. Pays a twenty dollar application fee.
- 2. Holds a current radiologic technologist certificate issued by the board.
- 3. Completes the education requirements of subsection B of this section.
- 4. Passes an examination as prescribed in subsection ${\tt C}$ of this section.
- B. To satisfy the education requirements of subsection A of this section, an applicant for certification shall complete forty hours of didactic instruction and at least one hundred sixty hours of clinical

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instruction taught by a facility accredited by the American college of radiology or licensed by this state. Courses shall be taught by instructors who have completed at least four hundred mammograms in the previous year. Clinical instruction shall be competency based and positions that cannot be tested on patients shall be tested through simulations. Didactic and clinical instruction shall include the following:

- 1. The anatomy and physiology of the breast.
- 2. Classification of breast tissue.
- 3. Epidemiology of the breast.
- 4. Methods to detect breast cancer.
- 5. Sources of information regarding breast cancer.
- 6. The influence of technical factors.
- 7. Positioning of the breast.
- 8. Film and image evaluation and critique.
- 9. Radiation biology and radiation protection.
- 10. Quality assurance methods.
- 11. The physics of mammography.
- C. To satisfy the examination requirements of this section an applicant shall pass an examination in mammography administered by either the board or by the American registry of radiologic technologists. Examinations administered by the board shall use the same grading standards established by the American registry of radiologic technologists examination.
- D. EXCEPT AS PROVIDED IN SECTION 32-4301, a certificate issued under this section is valid for two years. If a certificate holder's last name begins with a letter that falls between A through M, the certificate expires on the certificate holder's birthday in every even-numbered year. All other certificates expire on the certificate holder's birthday in every odd-numbered year. The board shall notify a certificate holder thirty days before the expiration date of the certificate. An applicant for renewal of this certificate shall present evidence satisfactory to the board of having completed eight hours of continuing education in mammography within the preceding two years. If a radiologic technologist is certified by the

American registry of radiologic technologists, that person must satisfy the continuing education requirements of this subsection by providing the board with evidence of the technologist's good standing and current certification with that registry. The applicant shall also pay a twenty dollar renewal fee to the board.

- E. The board shall prorate fees for:
- 1. A certificate renewed before $\frac{\text{the effective date of this section}}{\text{AUGUST 22, 2002.}}$
- 2. A new certificate for the remaining full calendar months of the respective group to which the certificate is assigned.
- F. The board shall issue a temporary certificate to a person who meets the requirements of subsection A, paragraphs 1, 2 and 3 of this section if that person also provides the board with verification of employment and the name of the radiologist who agrees to be responsible for the applicant's supervision and training. A temporary certificate is valid for thirty days from the date it is issued and may be renewed one time for an additional six months. If the holder completes all of the requirements of subsection A of this section within that time, the board shall issue a regular certificate. This certificate is valid for two years from the date the board issued the temporary certificate and shall be renewed as prescribed under subsection D of this section.
- G. A person or facility that employs a person certified under this section shall report any suspected violations of section 32-2821 to the board. The board shall investigate the complaint and act as prescribed under section 32-2821. If in the course of its investigation the board determines that a person regulated by another regulatory agency of this state may have violated that agency's laws, the board shall report the violation to the other agency for disciplinary action."

Renumber to conform

- 30 Page 33, line 35, strike "FOR A PERIOD NOT TO EXCEED"
- Line 36, after "DUTY" insert ", PROVIDED THAT THE MEMBER, OR THE LEGAL

 REPRESENTATIVE OF THE MEMBER, NOTIFIES THE LICENSE, CERTIFICATE OR

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REGISTRATION ISSUING AUTHORITY OF THE FEDERAL ACTIVE DUTY STATUS OF THE
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           MEMBER. A LICENSE, CERTIFICATE OR REGISTRATION ISSUED PURSUANT TO THIS TITLE
           TO ANY MEMBER SERVING IN THE REGULAR COMPONENT OF THE UNITED STATES ARMED
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           FORCES SHALL BE EXTENDED ONE HUNDRED EIGHTY DAYS FROM THE DATE OF EXPIRATION.
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           PROVIDED THAT THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, NOTIFIES
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           THE LICENSE. CERTIFICATE OR REGISTRATION ISSUING AUTHORITY OF THE FEDERAL
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           ACTIVE DUTY STATUS OF THE MEMBER"
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     Page 33. line 38. strike "ONE HUNDRED EIGHTY DAY" insert "APPLICABLE EXTENDED TIME"
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     Page 34, line 1, after "MEMBER" insert ", OR THE LEGAL REPRESENTATIVE OF THE
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           MEMBER.
        Line 2, after "ORDERS" insert ", A REDACTED MILITARY IDENTIFICATION CARD"
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        Line 4, strike "ONE HUNDRED EIGHTY DAY" insert "APPLICABLE EXTENDED TIME"
        Line 44, strike "FOR A PERIOD NOT TO EXCEED"
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        Line 45, after "DUTY" insert ", PROVIDED THAT THE MEMBER, OR THE LEGAL
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           REPRESENTATIVE OF THE MEMBER, NOTIFIES THE DIRECTOR OF THE FEDERAL ACTIVE
           DUTY STATUS OF THE MEMBER. A LICENSE ISSUED PURSUANT TO THIS CHAPTER TO ANY
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           MEMBER SERVING IN THE REGULAR COMPONENT OF THE UNITED STATES ARMED FORCES
           SHALL BE EXTENDED ONE HUNDRED EIGHTY DAYS FROM THE DATE OF EXPIRATION,
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           PROVIDED THAT THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, NOTIFIES
          THE DIRECTOR OF THE FEDERAL ACTIVE DUTY STATUS OF THE MEMBER": strike "ONE"
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     Page 35, line 1, strike "HUNDRED EIGHTY DAY" insert "APPLICABLE EXTENDED TIME"
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        Line 4, after "MEMBER" insert ", OR THE LEGAL REPRESENTATIVE OF THE MEMBER,";
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           strike "AUTHORITY"
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        Line 5, strike "ISSUING THE LICENSE" insert "DIRECTOR"; after "ORDERS" insert ",
           A REDACTED MILITARY IDENTIFICATION CARD"
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Amend title to conform

Line 7, strike "ONE HUNDRED EIGHTY DAY" insert "APPLICABLE EXTENDED TIME"